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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/573,770	03/28/2006	Kimmo Laiho	915-002.010	3998	
	7590 06/27/2008 OLA VAN DER SLUYS & ADOLPHSON, LLP		EXAMINER		
BRADFORD G	BRADFORD GREEN, BUILDING 5			GUZMAN, APRIL S	
	55 MAIN STREET, P O BOX 224 ONROE, CT 06468		ART UNIT	PAPER NUMBER	
			2618		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/573,770	LAIHO ET AL.			
Office Action Summary	Examiner	Art Unit			
	APRIL S. GUZMAN	2618			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	lely filed the mailing date of this communication. (35 U.S.C. § 133).			
Status					
Responsive to communication(s) filed on <u>17 Mar</u> 2a) This action is FINAL . 2b) ▼ This 3) Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) ☐ Claim(s) 1-31 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-31 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or Application Papers 9) ☐ The specification is objected to by the Examine. 10) ☐ The drawing(s) filed on 28 March 2006 is/are: a Applicant may not request that any objection to the orecast.	vn from consideration. relection requirement. r. a)⊠ accepted or b)□ objected to drawing(s) be held in abeyance. See	37 CFR 1.85(a).			
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 3/28/06,5/15/06,5/7/07,7/5/07	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite			

DETAILED ACTION

Response to Arguments

Applicant's arguments, with respect to the rejection(s) of claim(s) 1-31 have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of **Friesen et al. (U.S. Patent # 6,892,080)** as modified by **Tendler (U.S. Patent Application Publication # 2002/0068549 A1)**.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any

evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 1-14 and 16-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Friesen et al. (U.S. Patent # 6,892,080) herein referred to as Friesen, and further in view of Tendler (U.S. Patent Application Publication # 2002/0068549 A1).

Consider **claim 1**, Friesen teach a device comprising:

an interface (read as cradle 2) adapted to receive a signal received via an antenna (read as antenna 10) (column 4 lines 23-36); and

a loop or coil configured to couple inductively with a corresponding loop or coil included in a mobile terminal (read as telephone handset 1) so as to transmit the signal to the mobile terminal (read as cradle may have a direct RF connection to the handset or it may be inductively coupled) (column 4 lines 23-50).

However, Friesen fail to teach a digital broadcast.

In the related art, Tendler teach a digital broadcast (read as GPS satellite signals) ([0010], [0025]-[0026], [0029], [0039], and claim 1).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teachings of Tendler into the teachings of Friesen for the purpose of accommodating users of phones for transmitting information as to the location of certain services in which the phone includes a GPS receiver with the phone, the phone being carried in a handsfree cradle.

Art Unit: 2618

Consider **claim 2, as applied to claim 1 above**, Friesen as modified by Tendler further teach an amplifier (read as amplifier 6) adapted to amplify the signal (Friesen - Figure 1, Figure 2, column 4 lines 36-50, and column 5 lines 1-6).

Consider **claim 3**, **as applied to claim 2 above**, Friesen as modified by Tendler further teach wherein: said amplifier is adapted to be powered by the mobile terminal (Friesen – Figure 1, Figure 2, and column 4 lines 36-50).

Consider **claim 4**, **as applied to claim 2 above**, Friesen as modified by Tendler further teach wherein: said amplifier adapted to be controlled by the mobile terminal (Friesen – Figure 2, column 5 lines 56-67, column 6 lines 1-5, and column 6 lines 11-38).

Consider **claim 5**, **as applied to claim 4 above**, Friesen as modified by Tendler further teach wherein: said amplifier is adapted to intermittently operate under control of the mobile terminal (Friesen – Figure 2, column 6 lines 11-38, and column 7 lines 20-37).

Consider **claim 6**, **as applied to claim 2 above**, Friesen as modified by Tendler further teach comprising:

a detector adapted to determine a position of the mobile terminal (Friesen - Figure 2, Figure 4, Figure 5, column 5 lines 14-55, and column 6 lines 11-38; Tendler – [0032]-[0035], and claim 1); and

a controller adapted to control operation of said amplifier in dependence upon the position of the mobile terminal (Friesen - Figure 2, Figure 4, Figure 5, column 5 lines 14-55, and column 6 lines 11-38).

Consider **claim 7**, **as applied to claim 6 above**, Friesen as modified by Tendler further teach wherein: the detector comprises a switch to determine whether the mobile terminal is

attached to the extension device (Friesen – Figure 2, Figure 4, Figure 5, column 5 lines 14-55, and column 6 lines 11-38; Tendler – [0045]-[0048]).

Page 5

Consider **claim 8**, **as applied to claim 6 above**, Friesen as modified by Tendler further teach wherein: the detector comprises a sensor adapted to determine whether the mobile terminal is located within a predetermined distance of the extension device (Friesen – Figure 2, Figure 4, Figure 5, column 5 lines 14-55, and column 6 lines 11-38).

Consider **claim 9, as applied to claim 6 above**, Friesen as modified by Tendler further teach wherein: the controller is adapted to cause the amplifier to reduce gain when the mobile terminal is in a given position (Friesen – Figure 2, Figure 4, Figure 5, column 5 lines 14-55, and column 6 lines 11-38).

Consider **claim 10**, **as applied to claim 6 above**, Friesen as modified by Tendler further teach wherein: the controller is adapted to cause the amplifier to be by-passed when the mobile terminal is in a given position (Friesen – Figure 2, Figure 4, Figure 5, column 6 lines 11-38, and column 7 lines 20-37).

Consider **claim 11**, **as applied to claim 6 above**, Friesen as modified by Tendler further teach comprising:

an antenna for receiving an amplified signal from the amplifier and radiatively transmitting the amplified signal to the mobile terminal (Friesen – column 4 lines 63-67, and column 5 lines 1-6); wherein

the controller is adapted to cause the signal to be routed to the loop or coil when the mobile terminal is in a given position and to be routed to the amplifier when not (Friesen - column 4 lines 51-67, column 5 lines 1-6, and column 6 lines 11-28).

Application/Control Number: 10/573,770 Page 6

Art Unit: 2618

Consider **claim 12**, **as applied to claim 1 above**, Friesen as modified by Tendler further teach a filter adapted to obtain said signal from at least one other signal (Friesen - Figure 2, column 4 lines 51-67, and column 5 lines 1-14).

Consider **claim 13**, **as applied to claim 1 above**, Friesen as modified by Tendler further teach comprising:

input for receiving power from an external source (Tendler – [0026], , and [0043]); and a path adapted to deliver power to the mobile terminal to permit recharging of a rechargeable battery (read as phone battery 26) included in the mobile terminal (Tendler – [0026], and [0043]).

Consider claim **14**, **as applied to claim 1 above**, Friesen as modified by Tendler further teach wherein the loop or coil is a loop and the loop is arranged substantially around a perimeter of a face of the device (Friesen – Figure 1; Tendler - Figure 1, Figure 2).

Consider **claim 16**, **as applied to claim 1 above**, Friesen as modified by Tendler further teach which is adapted to be placed on a piece of furniture (Friesen – column 4 lines 23-36; Tendler – [0025]-[0027]).

Consider **claim 17**, **as applied to claim 1 above**, Friesen as modified by Tendler further teach an antenna mounted on a roof or to an externally facing side of an external wall of a building (Friesen – column 4 lines 23-36; Tendler – [0025]-[0027]).

Consider claim 18, Friesen teach device comprising:

means for receiving a signal received via an antenna (read as antenna 10) (column 4 lines 23-36); and

inductive coupling means configured to couple inductively with a corresponding inductive coupling means included in a mobile terminal so as to transmit the signal to the mobile terminal (read as cradle may have a direct RF connection to the handset or it may be inductively coupled) (column 4 lines 23-50).

However, Friesen fail to teach a digital broadcast.

In the related art, Tendler teach a digital broadcast (read as GPS satellite signals) ([0010], [0025]-[0026], [0029], [0039], and claim 1).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teachings of Tendler into the teachings of Friesen for the purpose of accommodating users of phones for transmitting information as to the location of certain services in which the phone includes a GPS receiver with the phone, the phone being carried in a handsfree cradle.

Consider **claim 19**, **as applied to claim 1 above**, Friesen as modified by Tendler further teach apparatus comprising: a mobile terminal including a loop or coil for receiving the signal from the device (Tendler – [0025]-[0026]).

Consider **claim 20**, **as applied to claim 19 above**, Friesen as modified by Tendler further teach wherein the device further comprises an amplifier arranged to amplify the signal (Friesen - Figure 1, Figure 2, column 4 lines 36-50, and column 5 lines 1-6).

Consider **claim 21**, **as applied to claim 20 above**, Friesen as modified by Tendler further teach wherein the mobile terminal is configured to cause said amplifier to operate when reception of a time slice is expected (Friesen – column 3 lines 34-37, and column 7 lines 20-37).

Consider **claim 22**, Friesen teach a method comprising:

receiving a signal (column 4 lines 23-36); and

providing said signal to a loop or coil configured to couple inductively with a corresponding loop or coil included in a mobile terminal so as to transmit the signal to the mobile terminal (read as cradle may have a direct RF connection to the handset or it may be inductively coupled) (column 4 lines 23-50).

However, Friesen fail to teach a digital broadcast.

In the related art, Tendler teach a digital broadcast (read as GPS satellite signals) ([0010], [0025]-[0026], [0029], [0039], and claim 1).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teachings of Tendler into the teachings of Friesen for the purpose of accommodating users of phones for transmitting information as to the location of certain services in which the phone includes a GPS receiver with the phone, the phone being carried in a handsfree cradle.

Consider **claim 23**, **as applied to claim 22 above**, Friesen as modified by Tendler further teach amplifying the signal (Friesen - Figure 1, Figure 2, column 4 lines 36-50, and column 5 lines 1-6).

Consider **claim 24**, **as applied to claim 22 above**, Friesen as modified by Tendler further teach intermittently operating an amplifier adapted to amplify the signal under the control of the mobile terminal (Friesen - Figure 2, column 5 lines 56-67, column 6 lines 1-5, and column 6 lines 11-38).

Consider **claim 25**, **as applied to claim 22 above**, Friesen as modified by Tendler further detecting a position of the mobile terminal; and controlling operation of an amplifier in

dependence upon the position of the mobile terminal (Friesen - Figure 2, Figure 4, Figure 5, column 5 lines 14-55, and column 6 lines 11-38).

Consider **claim 26**, **as applied to claim 25 above**, Friesen as modified by Tendler further teach detecting whether the mobile terminal is attached to the extension device (Friesen - Figure 2, Figure 4, Figure 5, column 5 lines 14-55, and column 6 lines 11-38).

Consider **claim 27**, **as applied to claim 25 above**, Friesen as modified by Tendler further teach sensing whether the mobile terminal is attached to the extension device (Friesen - Figure 2, Figure 4, Figure 5, column 5 lines 14-55, and column 6 lines 11-38).

Consider **claim 28**, **as applied to claim 25 above**, Friesen as modified by Tendler further teach reducing gain when the mobile terminal is in a given position (Friesen – Figure 2, Figure 4, Figure 5, column 5 lines 14-55, and column 6 lines 11-38).

Consider **claim 29**, **as applied to claim 25 above**, Friesen as modified by Tendler further teach by-passing the amplifier when the mobile terminal is in a given position (Friesen – Figure 2, figure 4, Figure 5, column 6 lines 11-38, and column 7 lines 20-37).

Consider **claim 30**, **as applied to claim 22 above**, Friesen as modified by Tendler further teach routing the signal to the loop or coil when the mobile terminal is within a given range (Friesen - column 4 lines 63-67, and column 5 lines 1-6);

routing the signal to an amplifier when the mobile terminal is outside the given range (Friesen - column 4 lines 51-67, column 5 lines 1-6, and column 6 lines 11-28).

Consider **claim 31**, **as applied to claim 30 above**, Friesen as modified by Tendler further teach radiatively transmitting an amplified signal output from the amplifier (Friesen – column 4 lines 63-67, and column 5 lines 1-6).

Application/Control Number: 10/573,770 Page 10

Art Unit: 2618

Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Friesen et al.

(U.S. Patent # 6,892,080).

Consider claim 15, as applied to claim 1 above, Friesen as modified by Tendler teach

the loop or coil except for the specific area of the loop or coil of between 10 and 50 cm².

Nonetheless, to the extent that Friesen as modified by Tendler does not specify the exact

range of the area of the loop or coil, this figure would have been a matter of routine

experimentation to one of ordinary skill in the art at the time the invention was made in order to

couple signals from an outside antenna to a portable device with transmits signals inductively via

loop or coil. See In re Aller, 105 USPQ 233 (CCPA 1995) (Where general conditions of the

claim are disclosed in the prior art, it is not inventive to discover optimal or workable ranges by

routine experimentation).

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure: see PTO-892 Notice of References Cited.

Any response to this Office Action should be **faxed to** (571) 273-8300 **or mailed to**:

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Art Unit: 2618

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Any inquiry concerning this communication or earlier communications from the

examiner should be directed to April S. Guzman whose telephone number is 571-270-1101. The

examiner can normally be reached on Monday - Thursday, 8:00 a.m. - 5:00 p.m., EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Matthew Anderson can be reached on 571-272-4177. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

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April S. Guzman

A.S.G/asg

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Examiner, Art Unit 2618

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